A-5518

Demolish a detached garage located in the rear yard of the property.

Mr. and Mrs. Alexander J. Triantis 3706 Bradley Lane

## CHEVY CHASE VILLAGE NOTICE OF PUBLIC HEARING

Please take notice that the Chevy Chase Village Board of Managers will hold a public hearing on the 6<sup>th</sup> day of April, 2009 at 7:30 p.m. The hearing will be held at the Chevy Chase Village Hall at 5906 Connecticut Avenue in Chevy Chase, Maryland.

## APPEAL NUMBER A-5518 MR. AND MRS. ALEXANDER J. TRIANTIS 3706 BRADLEY LANE CHEVY CHASE, MARYLAND 20815

The applicants seek a Special Permit from the Board of Managers pursuant to Section 8-12 of the Chevy Chase Village Building Code to demolish a detached garage located in the rear yard of the property.

#### The Chevy Chase Village Code § 8-19 states:

Any person intending to demolish, raze or tear down more than fifty (50) percent of the exterior features of an existing building, garage or accessory building within the Village must first obtain a special permit from the Board of Managers for such demolition in order to ensure that such work will be carried out in such a manner that abutting property owners will not be adversely affected and that the interests of the Village in public health, safety and welfare are not jeopardized by such work.

Additional information regarding this case may be obtained at the Chevy Chase Village Office between the hours of 9:00 a.m. and 5:00 p.m. Monday through Friday, may be viewed on the Village website at <a href="www.ccvillage.org">www.ccvillage.org</a> or you may contact the office for this information to be mailed to you.

This notice was mailed to abutting property owners on the 26<sup>th</sup> day of March, 2009.

Chevy Chase Village Office 5906 Connecticut Avenue Chevy Chase, Maryland 20815 301-654-7300

#### MAILING LIST FOR APPEAL A-5518

MR. AND MRS. ALEXANDER J. TRIANTIS 3706 BRADLEY LANE CHEVY CHASE, MARYLAND 20815

Adjoining and confronting property owner	s		
Mr. and Mrs. Charles M. Firestone	Mr. and Mrs. Thomas V. Williams		
Or Current Resident	Or Current Resident		
3704 Bradley Lane	33 Quincy Street		
Chevy Chase, MD 20815 Chevy Chase, MD 20815			
Ms. Evelyn S. Prettyman	Mr. Steve Sacks		
Or Current Resident	Ms. Charlotte Hogg		
3708 Bradley Lane	Or Current Resident		
Chevy Chase, MD 20815	35 Quincy Street		
	Chevy Chase, MD 20815		
McCullough Residential, L.L.C.			
Or Current Resident			
37 Quincy Street			
Chevy Chase, MD 20815			

I hereby certify that a public notice was mailed to the aforementioned property owners on the  $26^{th}$  day of March, 2009.

Doris M. Lyerly

Chevy Chase Village

5906 Connecticut Avenue

Chevy Chase, MD 20815

CHEVY CHASE VILLAGE 5906 CONNECTICUT AVENUE

CHEVY CHASE, MD 20815

ccv@montgomerycountymd.gov

Telephone (301) 654-7300 Fax (301) 907-9721

March 26, 2009

DOUGLAS B. KAMEROW DAVID L. WINSTEAD Vice Chair SUSIE EIG Secretary GAIL S. FELDMAN Treasurer BETSY STEPHENS Assistant Treasurer PETER M. YEO Board Member

> ROBERT L. JONES Board Member

BOARD OF MANAGERS

Ms. Jane Treacy Treacy & Eagleburger 3335 Conncecticut Avenue, NW, 2<sup>nd</sup> Flr. Washington, DC 20008

> RE: Triantis Residence, 3706 Bradley Lane, Chevy Chase

Dear Ms. Treacy:

GEOFFREY B. BIDDLE

Village Manager

DAVID R. PODOLSKY

Legal Counsel

Please note that your request for a special permit on behalf of the owners of the above-referenced property, to demolish a detached garage in the rear yard of the property is scheduled before the Board of Managers on Monday, April 6, 2009 at 7:30 p.m.

Either you or another representative must be in attendance to present your case. At that time, additional documents may be introduced and testimony can be provided in support of the request.

For your convenience, enclosed please find copies of the Public Hearing Notice and mailing list. Please contact the Village office in advance if you are unable to attend.

Sincerely,

Doris M. Lyerly

Permitting & Code Enforcement Specialist

Chevy Chase Village

Enclosures

Mr. and Mrs. Alexander Triantis, 3706 Bradley Lane, Chevy Chase cc:

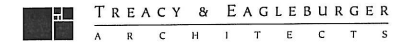
# Chevy Chase Village

Building Permit
Application

Permit Number: A - 5518

202.3	CO. 5226 - Brian Underwood, Tready & EACHE BLEWE Date of Application:
Appli	icant Name: ALEX & CATHERINE TRIANTIS
Addr	ess: 3704 BEAGLEY LANE Phone: 301.215.7198
Conti	ractor: PETERSON & COUNS Phone: 202, 234, 4500
Conta	act Person: MHI/MD Contractor's Lic. No.
	Filing Requirements
Ø	A recent house location survey showing all existing and proposed structures.
ø/	Construction plans and specifications. If trees that are twenty-four inches (24") in circumference or larger measured four feet six inches (4'6") above ground level are at risk of being disturbed during the construction, they must be shown on the submittal plans.
ďσ	Copy of stamped, approved Montgomery County drawings (if required). These drawings will remain or file at Chevy Chase Village.
ф	Copy of plans that show location of dumpster, portable sanitation facility, delivery zone and parking area.
$\varphi'$	Copy of Covenants (if required).
$\overline{\mathbb{Q}}$	The filing fees for a Chevy Chase Village Building Permit are listed in Chapter 6 of the Village Code.
₽′	Completed Building Permit Application and payment of filing fees.
	lage Manager will review the application and accompanying documents and, under most circumstances, on the building permit within 5 to 10 working days.
In the e	event the Montgomery County building permit is suspended, revoked or lapsed, the Village permit is stically suspended, revoked or lapsed.
No sign shall be	is advertising the contractor, architect or other service provides associated with the permitted project e posted on the site.
have rea Building on the a	y certify that I have the authority to make the foregoing application, that the application is correct, that I ad and understood all requirements and that the construction will conform to the regulations of the g Code, the Montgomery County Zoning Code, the Village Tree Ordinance, and all applicable covenants above property.
Applica	Bruan UNDERWOOD, TERACY & EXCHEBURCHER ARCHMECK P.C.
For use	by HPC only:
	c Area Work Permit required? Yes \( \bar{\sigma} \) No \( \bar{\sigma} \) (HPC initials)

Exa	ct Description of Construction Plans:		
DEMOLITION OF EXISTING ONE STORY DESTACTED GARAGE.  CONSTRUCTION OF NEW ONE STORY DESTACTED GARAGE.			
CONSTRUCTION OF NE	W ONE STORY DESAUTED O	Aerck	
	require the demolition of over fifty (50) perce sed (only permitted on private property). If so		
	Parking Compliance		
Is adequate on-site parking available f		Yes D	J No
	an for parking which minimizes inconvenience		
indicating if the property is in a permi			
Will road closings be required due to	leliveries, equipment or other reasons?	☐ Yes 🗂	No
	Responsible Party:		
Will the residence be occupied during the construction project?  If no, please provide the name, address, business and after-hours phone number for the project manager or the party responsible for the construction site.  COLING PERSON & COUNTY  PRINTED ROAD NW, WACHINGTON, D. 2000  PUBLISHES: 202.234.4500 AFTER HOURS: 207.439, 2400			
For Use By Village Manager	Approved with the followi	ing conditions:	
, ,	, , ,		,
)			
			8
Tan Formalise Rv Village Managar	Denied for the following	ng reasons:	
For Use By Village Manager	SPECIAL PREMIT REG		
FEB 1 8 2009	Sport of the state		
	See per Bull		
Chevy Chase Village Manager	101		
Filing Fees			
Remit Fee:		evy Chase Village 16 Connecticut Aven	ue -
Damage Deposit	Ch Ch	evy Chase, MD 2081	5
Appeal Fee	Date: 300 pg		in the second
Tree Preservation Plan:	Staff-Signature		
Total Fees & Deposits:	- Adrial	Kuux	



#### **MEMORANDUM**

DATE: March 4, 2009

TO: Chevy Chase Village Board of Managers

FROM: Treacy & Eagleburger Architects, PC

(Agent for Alex & Catherine Triantis)

RE: Garage Demolition Proposal for 3706 Bradley Lane, Chevy Chase MD

#### MESSAGE:

The Owners of 3706 Bradley Lane request that the Board approve the proposed demolition of the existing one-story detached garage in the rear yard of the property, immediately adjacent to the condemned property behind (facing Quincy Street). The current structure is inadequately constructed, both in terms of functionality and technical detailing, and the design of the structure makes no clear contribution to the historic character of the property. The Owners are proposing a new structure that is more functional, better detailed and sympathetic to its surroundings.

The existing garage has an 18'-0"x18'-0" footprint, providing an interior dimension of 16'-8"x16'-8". This square space makes for an oddly proportioned garage, the depth of which does not allow for adequate parking and circulation space while housing a typical car. The proposed garage has a more appropriate rectangular footprint (15'-10"x20'-4").

In addition to its functional shortcomings, the existing garage also poses several maintenance challenges due to its poor construction. The floor slab is badly cracked, the solid brick walls are in need of repointing, and the roof structure shows signs of rotting and water damage due to its low-pitch and non-treated framing members. Additionally, several extemporaneous modifications to the original structure were undertaken by previous owners, including the removal of a portion of masonry to allow for larger cars and the addition of a glass door which has since rotted. The owners feel that the extent of these problems warrant a new, better constructed garage. The proposed replacement garage includes a well detailed brick cavity wall and a higher pitched, slate covered roof.

In terms of its impact on the historic nature of the property, the Montgomery County Historic Preservation Committee has deemed the existing garage as a non-contributing feature. In fact, HPC has no record of the garage in the relation to the main house of the property, which is recorded as a contributing resource. The proposed replacement garage has also been reviewed by HPC and was found to be sympathetic to the Colonial Revival Style of the main house, due to the proposed high pitched slate roof and appropriately detail brick façade.

The owners feel that the poor physical conditions just outlined, coupled with the lack of any identifiable historic merit to the garage, actually detract from the original character of the house and property. The Boards's approval for demolition will initiate a significant improvement to the property, allowing for a new structure that is more sympathetic to its surroundings. Thank you for your careful review and consideration of this proposal.

**END OF MEMO** 



March 16, 2009

Geoffrey B. Biddle Chevy Chase Village Manager 5906 Connecticut Avenue Chevy Chase, MD 20815

Re:

Triantis Residence 3706 Bradley Lane Chevy Chase, MD 20815

Dear Geoff,

Enclosed is the Asbestos and Lead Inspection Report for the Triantis garage as provided by Airlink Environmental Management, Inc. As you can see from the report, there is no evidence of asbestos, but there are small amounts of lead based paint on the garage rake boards and doors. I spoke with Alex Diaz, the inspector, about disposal of the lead paint, and he indicated that because there is such a small quantity of lead based painted material it can be taken to a local construction landfill. I've included a copy of his e-mail indicating this.

As to pest control issues, the Triantis' have retained Home Paramount, a pest control specialist, to monitor the property, and I have been in touch with them to discuss the project. They have already stopped by to inspect the property, and I will call them to set up another inspection before we begin the demo as well as one after the demolition is complete.

If you have any questions or need more information, please do not hesitate to give me a call.

Sincerely,

George N. Collins President **From:** Airlink Environmental Management [mailto:Airlink.Environmental@cox.net]

**Sent:** Tuesday, March 17, 2009 12:37 PM

To: 'Sue Wodatch'

Subject: RE: Triantis Residence 3706 Bradley Lane Chevy Chase MD 20815

#### Text:

TITLE 40 - PROTECTION OF ENVIRONMENT

CHAPTER I - ENVIRONMENTAL PROTECTION AGENCY

SUBCHAPTER R - TOXIC SUBSTANCES CONTROL ACT

PART 745 - LEAD - BASED PAINT POISIONING PREVENTION IN CERTAIN RESIDENTIAL STRUCTURES

subpart d - LEAD - BASED PAINT HAZARDS

745.65 - Lead - based paint hazards.

- (a) Paint-lead hazard. A paint-lead hazard is any of the following: (1) Any lead-based paint on a friction surface that is subject to abrasion and where the lead dust levels on the nearest horizontal surface underneath the friction surface (e.g., the window sill, or floor) are equal to or greater than the dust-lead hazard levels identified in paragraph (b) of this section.
- (2) Any damaged or otherwise deteriorated lead-based paint on an impact surface that is caused by impact from a related building component (such as a door knob that knocks into a wall or a door that knocks against its door frame.
- (3) Any chewable lead-based painted surface on which there is evidence of teeth marks.
- (4) Any other deteriorated lead-based paint in any residential building or child-occupied facility or on the exterior of any residential building or child-occupied facility.
- (b) Dust-lead hazard. A dust-lead hazard is surface dust in a residential dwelling or child-occupied facility that contains a mass-per-area concentration of lead equal to or exceeding 40 g/ft2 on floors or 250 g/ft2 on interior window sills based on wipe samples.
- (c) Soil-lead hazard. A soil-lead hazard is bare soil on residential real property or on the property of a child-occupied facility that contains total lead equal to or exceeding 400

parts per million (g/g) in a play area or average of 1,200 parts per million of bare soil in the rest of the yard based on soil samples.

(d) Work practice requirements. Applicable certification, occupant protection, and clearance requirements and work practice standards are found in regulations issued by EPA at 40 CFR part 745, subpart L and in regulations issued by the Department of Housing and Urban Development (HUD) at 24 CFR part 35, subpart R. The work practice standards in those regulations do not apply when treating paint-lead hazards of less than: (1) Two square feet of deteriorated lead-based paint per room or equivalent, (2) Twenty square feet of deteriorated paint on the exterior building, or (3) Ten percent of the total surface area of deteriorated paint on an interior or exterior type of component with a small surface area.

Lisa C. Airlink Environmental Management, Inc. 757-301-9527 Phone 757-301-9536 Fax Airlink.Environmental@cox.net

#### George Collins

From:

Airlink Environmental Management [Airlink.Environmental@cox.net]

Sent:

Monday, March 09, 2009 8:10 PM

To:

george@petersonandcollins.com

Subject:

Asbestos/Lead Report

Attachments: scan0001.pdf

## George:

Per our conversation earlier today I am resending the report. I should have the hard copy in the mail later in the week. I also spoke with Alex, and to answer your question: The results came back positive for lead, but Alex exclaims that the amounts are small enough to be disposed of as demolition debris.

If there is anything else we can do for you, please do not hesitate to contact us.

Lisa C.
Airlink Environmental Management, Inc. 757-301-9527 Phone
757-301-9536 Fax
Airlink.Environmental@cox.net



### AIRLINK ENVIRONMENTAL MANAGEMENT, INC.

March 17, 2009

Peterson and Collins George Collins 2332 Ontario Rd NW Washington DC. 20009

RE: Asbestos and Lead Inspection

3706 Bradley Lane Chevy Chase, Maryland

On February 20, 2009 R. Alex Diaz preformed an inspection on behalf of Airlink Environmental Management, Inc. According to regulations (Title 40, Chapter I, Subchapter R, Part 745, Subpart d 745.65) the work practice standards of disposal do not apply when treating paint-lead hazards of less than:

- (1) Two square feet of deteriorated lead-based paint per room or equivalent,
- (2) Twenty square feet of deteriorated paint on the exterior building,
- (3) Ten percent of the total surface area of deteriorated paint on an interior or exterior type of component with a small surface area.

The property in question proved to have less than 20 square feet of deteriorated paint on the exterior building

Sincerely,

R. Alex Diaz

Operations Manager





## AIRLINK ENVIRONMENTAL MANAGEMENT, INC.

## **ASBESTOS and LEAD INSPECTION REPORT**

Submitted by:
Airlink Environmental Management, Inc.
820 Maitland Drive
Virginia Beach, Virginia 23454



**Garage** 3706 Bradley Lane Chevy Chase, Maryland

Prepared for:

Mr. George Collins

February 25, 2009

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## **EXECUTIVE SUMMMARY**

Airlink Environmental Management, Inc. (AEMI) performed an asbestos and lead identification survey in the garage located on the property of **Mr. George Collins** located at 3706 Bradley Lane Chevy Chase Maryland. The survey was performed at the request of **the property owner**. AEMI performed this inspection to determine the presence or absence of asbestos and lead containing building materials in the garage. The garage is scheduled for demolition by the owner. AEMI had full access to the garage and all areas to be impacted by the demolition. The garage is the only area inspected and addressed in this report. The asbestos and lead inspection of these areas was conducted on February 20, 2009.

No suspect asbestos containing building materials were observed during the inspection. Two (2) paint chip samples were collected from painted components in the garage. Analytical results confirmed that there is lead-based paint in the garage. The results of this inspection and a summary of the results are provided on the following page entitled BUILDING SUMMARY. This report provides a detailed description of the survey methodology and findings based on the conditions existing at the time of the inspection.

The following building materials were suspect for asbestos and tested during the inspection:

None

Painted building materials were observed, paint chips collected, tested and were found to contain greater than 0.5 percent by weight of lead. These building components have lead-based paint.

- Rake Board
- Garage Door
  - Overhead Garage Door

## **BUILDING SUMMARY**

Inspector: Alex Diaz

Inspection Date(s): February 20, 2009

Inspection Area: Garage

Building:

3706 Bradley Lane

Inspection Area:

Garage

Inaccessible Areas(overview)

1. None

Areas with limited access (overview)

1. None

Area

#### Positive Results - Asbestos

Thermal System Insulation:

1. None

Surfacing Material:

1. None

## **BUILDING SUMMARY**

Inspector(s): <u>Alex Diaz</u>

Inspection Date(s): February 20, 2009

Inspection Area: Garage

Building:

3706 Bradley Lane.

Inspection Area:

Garage

Inaccessible Areas(overview)

1. None

Areas with limited access (overview)

1. None

Areas with no access (overview)

1. None

Positive Results - Lead

Rake Board

Garage Door

Overhead Garage Door

## Methodology

The survey was divided into two distinct phases: the asbestos inspection and the lead inspection for building materials suspected of containing those two (2) materials.

Collected samples were sent to and analyzed by Schneider Laboratories in Richmond. Virginia an AIHA/ELLAP NVLAP certified and accredited laboratory.

## II. Findings

#### Asbestos

No suspected asbestos building materials were observed. No samples were collected.

#### Lead

To summarize the survey results for lead, the two (2) paint chip samples collected tested positive for lead-containing substance. Maryland Title 26 Department of the Environment defines a "Lead-containing substance as any paint, plaster, or other surface encapsulation material containing more than 0.50 percent by weight calculated as lead metal in dried solid, or more than 0.7 milligram per square per square centimeter.

R. Alex Diaz Operations

## Sample Photos



## **Laboratory Result**

## SCHNEIDER LABORATORIES

2512 W. Cary Street • Richmond, Virginia • 23220-5117 804-353-6778 • 800-785-LABS (5227) • (FAX) 804-359-1475

Excellence in Service and Technology

AIHA/ELLAP 100527, NVLAP 101150-0, NYELAP/NELAC 11413, CAELAP 2078, NC 593, SC 93003

#### LABORATORY ANALYSIS REPORT

Lead Analysis based on EPA 7000B Method

Using SLI P26 A14

ACCOUNT #:

3821-09-83

DATE COLLECTED:

2/20/2009

CLIENT:

AirLink Environmental Management

DATE RECEIVED:

2/20/2009

ADDRESS:

820 Maitland Dr

DATE ANALYZED:

2/23/2009

DATE REPORTED:

2/23/2009

JOB LOCATION: 3706 Bradley Ln

**PROJECT NAME:** George Collins

Va. Beach, VA 23454

PROJECT NO .:

PO NO .:

Sample Type:

PAINT

SLI Sample No.	Client Sample No.	Sample Description	Sample Wt (mg)	Total Lead (μg)*	Lead Conc (% by wt)	Lead Conc PPM
30074688	01	Paint Chip From Top Paint Chip From Door	606	54,173.6	8.940	89,395
30074689	02		623	23,535.9	3.778	37,778

Analysis Run ID: 43087

Analyst:

JULENE M. CARTWRIGHT

Total Number of Pages in Report: 1

Results relate only to samples as received by the laboratory.

Reviewed By

Julene M. Cartwright, Analyst

Visit www.slabinc.com for current certifications.

Minimum Reporting Limit: 20.0 μg. Lead Based Paint contains 0.5% lead by weight per Federal statute. The OSHA Lead in Construction Standard, 29 CFR 1926.62, is invoked if any lead is present in the sample. Lead-free paint is defined as <0.06% by weight (CPSC). \*Data precision justifies 2 significant figures. All internal QC parameters were met. Unusual sample conditions, if any, are described.

Corporate	and	Inspector	Certifica	tions and	Credentials

GOVERNMENT OF THE DISTRICT OF COLUMBIA

Department of the Environment

Burean of Hazardous Material and Toxic Subtances Lead Based Paint Management Program

#### STATE LEAD CERTIFICATION



COMPANY: Airl
CLASS CODE: RA
EXP. DATE: 4/2/0
CARD NO.: DCC

Ramon Diaz
Airlink Environmental Managem
RA
4/2/09
DC08-3065

George Hawkins Authorized Signature



























February 18, 2009

Geoffrey B. Biddle Chevy Chase Village Manager 5906 Connecticut Avenue Chevy Chase, MD 20815

Re:

Triantis Residence 3706 Bradley Lane Chevy Chase, MD 20815

Dear Geoff,

Per our conversation, I've enclosed a copy of Alex and Catherine Triantis' Covenant for their property located at 3706 Bradley Lane. Hopefully this is the information you need to begin the process for the Triantis' to acquire a special permit to demolish their existing garage.

Please let me know if you need any additional information. Thank you in advance for your attention to this matter.

Sincerely,

George N. Collins

President

EXAMINED.

Plannel to

Pg 1 pates

At the request of Samuel Peacock et ux., the fellowing food was recorded April 28th A.D. 1825 at 2:45 o'clock P.F. to wit:

This deed made this twentieth day of epril in the year one thousand nine hundred and twenty five by and herween Dright V. Jones and Reselle comes his wife. of the county of Mantgomery State of Enryland, parties of the first wort, and Samuel Passock and Mildred M. Pascock his wife. of the Bistrict of Columbia, and Search F. Mikkelson of Montgomery County, Enryland parties of the moond part, according to their respective enteres: and estate as hereingfter set forth.

Withouth, that the said parties of the first part, for and in consideration of the sum of ten (10) deligns to them paid by the said parties of the sum cond part, an hereby grant and oursey unto the said parties of the cooled part in for simple, separating to their respective interest and outsts as hereins for a st forth the following described into and premises with the improvements essentially and enteresting in the county of Mantgumery State of Aryland namely;

Part, of block numbered sixty one (al) in the resultivision rate by The Chevy, Chase Sent Correction two has per plat of said resultivision recovied in olat book No. 2 page 105, of the leads recover of the class of subdivision recovied in olat book No. 2 page 105, of the leads recover of the class of subdivision recovied in the class of subdivision recorded in liber 1.4. No. 35 follo 61, of said land records described by sates and bounds we follow to eit.

To have sid to hold the soid described land and provided, with the improvements and another with the hold the soid described land and provided, with the improvements and apportunities and apportunities and to thouse of the soid tenned beauth and Middred M. Pearson has self-, as tensing by the antirety in few simple, as if we uniteded one half interest, and make and to the are of the said source of Mixelson in few simple.

42 to an undivided the half interest.

And the said Pright 7. Jones horeby corrects to worrant spacially the property horeby conveyed; and to execute such further ensurances of said land see may de

regulatte.

purties of the Signed sanied M.C.M. Apier

District of C

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In testimony whereof, on the lay and year first hareinbafore written, the sal porties of the first part have horounte out their hends and scals. | Dwight Y. Jones .... (Jeal)

digned sealed and delivered H.C.J.Aplor

Woselle Jones

(Soull

(Internal Sevenue \$8.501

District of Columbia, to witt-

I George E. Morris a Motary Public in and for the District of Columbia. aforespid, do hereby curtify that on thin goth day of April A.D. 1925, Dwight V. Jones and Togolla Jones Als alfo, the granters in, and the ere personally well known to sa to be the pora 208, who executed the afpropring sit autoxed deed, bearing date 20th A.D. 1926 personelly appeared beforess in the District of Columbia afterestic and acknowledged the said dead to be their nat and dead.

Firen under my hand and official soul this 20th day of April A.D. 1925.

Geo. H. Morris

George B. Morris Sopary Austic District of Columbia

Commission Axalres

Mozary Public J.C.

=XAMINED.

circulate

if the rouge's of Shorge . Wikkelson the following deadwas recorded April Path A.J. 1928 at 2.48 0 01002 P.M. to with-

This dead made this twontieth day of Soril in the year one thousand hime hundred and thempy five by and between Delgat V. James and Recelle Jones his wife, of the county of Montromery State of Marrians, portice of the first part, and Woorgo T. Mikkelmon of the County of Montgenory , State of Maryland, party of the engend gart!

Withouseth that the soil parties of the first eart, for and in comelderation of the same of top dollars to them weld by the said parties of the second part, do hereby grant and convey unto the said porty of the second pero, in fee simple, the following described lund and gramiuss with the improvements essements and appurtenances thereditto belonging altuste in the County of Montgomery State of Encylend, marrly:

Port, of Block numbered sixty one (61) in the commission made by the Chery Chara Land Commany of Montgomery County, Manytani kayan, as "Chery Chasadagtion Two", as par plat of sall resubligiation reworded in plat book in: 2 page 100 of the land records of Money desiry wanty Maryland being a re-raced of the plat of subdivision recorded in liber 7.4. No. 36 follo of of anid lines records described by maken and bound one follows, Lowish-

Bog thinkne, for the mane, on the north line of Fridley Line, at a point distant eleven hundred and still und sevency one hundredths (1106.71) feet east from theenet line of

EXAMINED mailed to 77/4 Demakrish & 9 . O At the request of the Chesapenke & Potomes Tolephone Company the following Right of Way was reported December 28th A.D. 1925 ut 11:03 of clock A.M. to wit:

125-13 St 71.W.

31.00 Received of The Chasapeaks and Potomac Telaphone Company of

Count D.O. 0-11:26. Seltimore City one dollar in consideration of which we hereby grant unto sold Company , its successors and assigns, the right to construct operate and mointern its lines of telephone and tolograph including one pole and the decementy cable wires and fixtures upon , over and adrose the property which we own or in which we have an interest in the city of dilver Spring, County of Montgomery and state of Maryland, Soid sum is received in full payment of

sold rights. The Company agrees to re-locate on said property its lines and fixtures to conform with future building improvements.

Witness our hand and seal this 27th day of detaber 4.D. 1975, at

Silver Spring, Ed. .

Witness! L.H. Mareteller

Wik Gustav A. Knocosi. (seal)

My Hellie G. Kneessi. (Seal)

State of Maryland, County of Montgomery, to wit:-

I haraby cortify that on this 27th day of October in the year 1925 before

the subscriber a Notary Public of the state of Maryland in and for the county aforesald. Guetav A. Energai and Wellis C. Energii and did cook personally appeared/sermowledged the within instrument to be their set end deed.

Witness ay hand and natarial soul the day and year last above written.

Frank L. Howitt

Sotary Public

Frank L. Bowitt Motory Public Maryland

My commissing Expires ....

17/1 al. let

At the request of John . Cummings the following deed was recorded December

2 R. Epates

28th A.D. 1935 at 11:08 o'clock A.M. to witi-

2-11-26

This deed made this fifteenth day of Desember in the year one thousand nine hundred and twenty five by and between George P. Mikkelson & Alice L. Mikkelson his wife, as to an undivided one half interest and Sexual Peacock and Mildred M. Peacock as tenants by the entirety as to an undivided one half interest all of the state of Maryland. parties of the first part, and John +. Curmines, party of the second part:-

Mitneaseth that is consideration of ten (10) dollars the partles of the first part, do grant unto the party of the second part in fee simple, all that clease or parcel of land in Montgomery County, Maryland described as follows, to wit:

Part of block ol, in re-subdivision of section 2 Chevy Chase, Manta mery County, Maryland, us par plat recorded in plat book No. 2 plat 106 one of the land records of Montgomery County, described as follows: Beginning for the same on the couth line of Bradley Lone at a point distant 1178.72 fost (measured along eath line of suid Lans (cast

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of the east line of Connectiont Avenue spirunning thence south 55 degrees 53 minutes east along ealdline of said lane 75.01 feet ; thence due south 135 feet more or less to the wouth line of the land conveyed to Dwight V. Jones by The Chery Chase Land Company, thence due what along the south line of the land so conveyed to said Jones 75 feet to intersect a line drawn aud south from the place of beginning, and thouce due north 125 feet more or lass to the place of beginning. Subject to and together with a right of wer own a five foot atrib off the east adde of the above described parcel which strip is described as follows: Beginning for the same on Bradley Lane at the end of 70 feet on the first line of the percel above described; thence due south 135 feet; thence due asst 5 feet more or less, to the east line of the parcel above des oribed; thenne with the same north 135 feet more or less to Bradley Lane and thence along the same north 88 degrees 53 minutes west 0, feet more or less to the place of beginning. Together with a right of way over a five foot strip off the west edge of the lot adjoining the above described parcel on the east which strip is described us follows: Beginning for the same on Bradley Lane at the end of the first line of the lot above described it being elec the end of the third line of the above described five foot strip; themse south 35 degrees 53 minutes east, along Bradley Lane & feet (thance due south 135 feet; thence dre west 5 feet, more or less, to the east line of the lot above described and three with the east due north 135 feet more or lose, to the place of beginning. The spore two E foot strips together gonatituing a 10 foot drivewey for the mutual use and benefit of the owner or owners of the lot above described and the owner or owners of the lot all lining on the east.

#### Subject to the following covenents;

- 1. All houses upon the premises above described shall be built and used for regidence purposes exclusively except stables currings houses shade or other outbuildings for use in connection with such residences and that no trade business menufacture or ealed or nul-sunce of any kind shall be curried on or permitted upon said premises.
- 2. That no structure of any description shall be erduted within thirty (30) feet of the front line of said premises one that no stable corriage house, shed, or outbuilding shall be erroted except on the rearch said premises. In the case of corner lots any and all lines bordering upon a street evenue or parkway shall be considered a front line.
  - 3. That no house shall be arected on sail precises at a cost less than 32500.0
- 4. That any house erected on sold precises shall be designed for the occupant by of a single femily and no mortal any house or of any extracture noturement thereto shall be areated or maintained within five feet of the side lines of the problem soove described nor within too feet of the morest adjacent bouse.

Together with the improvements rights, privileges, and Excurtenunces to the same belonging or in anywise apparts ining.

And the said parties of the first part covenant that they will warrant epecielly the property hereby conveyed; and that they will execute such further assurances of said land as may be requisite.

Witness their hands and seals the day and year hereinbefore tritten.

In presence of-

Gil George P. Eikkelson

[15 A1]

Ruth L. Hewman

Alice L. Mikkelson

(Jeul)

Samuel Peacoak

(1001)

#### (Internal Revenue 383.50)

District of Columbia, to wit !-

I with L. Jowman a Hotary Public in and for the District of Columbia do hereby certify that on this Sist day of December 1925, George 5. Mikkelson and Alice L. Mikkelson his wife, as to an undivided one half interest and Samel Seacook and Hillred 2. Pracook, his wife astemants by the entiraty so to the other undivided one helf interest of the state of Maryland parties to a certain deed bearing date on the 15th May of December 1925, and herebo annexed, personally appeared before me in said District the said George 2. Mikkelson and Alice L. Mikkelson Samuel Pescook and Hidred M. Pescook being personally well known to me of the persons who executed the said deed and soknowledged the same to be their act and deed.

Given under my hand and soul this 21st day of December A.D. 1945

Buth L. "exman

Motory Public 4.0.

Hith L. Newman Notary Public District of Columbia

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Trailed to M/E Heretox P Busiled Here 948 St. N. tr At the request of Walter P. Beliles the following deed was recorded December 28th A.D. 1935 at 11:45 o'clock A.M. towitt-

This deed made this 19th day of lotober in the your one thousand him

9 6 Jamil 25 11 d hundred and twenty five by and between Charles ... Jones and Morothy ". Tomes, his wife... parties of the first cart , and Walter P. Ballles, party of the second part.

Witnesseth that in consideration of ten deliver the said parties of the first part do grant and convey unto the said walter P. Jaliles, porty of the second part, his heirs and usergne, in fee simple, all that piece or parcel of ground situate lying and being in Jontgomory Jounty, State of Maryland, and being described as follows, to wit:-

Lot six (6) in blook "2" as shown and designated on map or plat of "Bluir", made by J.B. Sinclair Civil Augineer, and July recorded Jume 7, 1982, in that book No. 4 plat No. 3 plat No. 259 one of the land records of sold "Entgomery County to which plat reference is here made.

Togother with all and every, the rights, allays, ways, waters, privileges appartenunces and saventages to the same belonging or in anywise apparts ning.

To have and to hold the said piece or percel of ground and presises above mentioned, and beredy conveyed, together with the rights, privilence, appartamences and advantages thereto belonging or appartament unto, and to the only use, benefit and behoof forever of the said party of the second part his holes and saddras.

And the gold porty of the second part (or his being and assigns does horeby coverent and agree to and with the said carties of the first part, its successors and accigns as a part of the consideration for this deed as follows:

EXAM male 1 Ro

gorumumige.

At the request of Pors P. Cummings and Mary J. Cummings the following Deed was recorded July 30th, A.D. 1926, at 18.45 o'clock P.M. to wit:-This Deed Hade this 28th day of July, in the year of our Lord one 25 8 Quithousand nine hundred and twenty six by and between John A. Cummings and Thelms A. Same Q Cumings, his wife, of Bontgomery County, Earyland, parties of the first part, and Quanti Pora P. Cumings and Lary J. Currings of the pase place, parties of the second part:

8-16.

itnesseth, that in consideration of Tom (10) Dollars lawful coney of the united States to then in hand paid before the gealing and delivery of these precents, the said parties of the first part do grant and denvey unto Dora P. Cumings and Pary J. Surmings, in the proportions hereinafter set forth, their hairs and assigns, in fee disple an undivided one third interest to each in and to all that piece or parcel of ground eftuate, lying and being in Montgomery County, State of Maryland, being the same land which the said John A. Charings, party of the first part obtained from Scorre . Wikkelson, or us. et al. by deed duted the Anth day of December 1925, cocorded in the Land Records of Montromery County, Maryland, in Liber 392 at rollo 124 and boing described as rollows, to wit;

Part of Plock numbered Sixty-one (61), in the re-subdivision of Section numbered Dwo (2), Chevy Chase; as per plat recorded in Flat Book Ma. 2, plat 106, one of the Rand Redurds for said Eastgerary County, described so follows: Reginning for the came on the South line of Brailey Lane at a point distant 1178.72 feet [pensured clong said line of said lane] East of the East line of Connectiout avenue and running thence South 88 degrees, 53 minutes Fact along said line of said lane, 75.01 feet; thence due Couth 155 feet, more or less, to the South line of the land conveyed to Bwight T. Jones by The Chevy Chase Land Co.; thether due West along the South line of the lund so bonveyed to maid Jones, 75 feet to intersect a line drawn due South from the place of beginning, and themer due Borth 139 feet, more or less, to the place of beginning.

Subject to and Pegether with a Right of Way over a five foot strip off the East edge of the above described parcel, which strip is described as rollows: Deginning for the same on brudley Lane at the end of 70 feet on the first line of the parcal above described; thence are Bouth 135 feet; thence due East 5 feet, more or lead, to the East line of the parcel above described; thence with the same, worth 136 feet, more or legs, to Brealey Lane and thence along the came North At degrees, to minutes West D foot, maco or long, to the place of beginning.

Possither with a Bight of Lay over a five foot strip off the West edge of the lot adjoining the above described percol on the East which strip is described as follows: Beginning for the same on Bradley Lane at the end of the first line of the lot above described, is being whoe the end of the third lim of the above described five foot etrig; thence Couth So degreen, 53 minutes 7m6t along Bradler Tane, & feet, thence due South 130 fact; thence due Test & feet, more or long, to the Bast line of the lot above described and thence with the same age. North 135 feet; bord or less, to the place of beginning.

The above two o foot strips together a natituting a 10 foot driveway

EXAM But to m Q.R. BAL

for the mitual use and benefit of the owner or owners of the lot above described and the owner or owners of the lot adjoining on the East.

Subject to building restrictions and covenants of record.

Together, with the building and improvements thereupon, erected, made, or being; and all and every, the rights, alloys, mays, unters, privileges, appurtenames, and advantages to the same bolonging or in any lise appertaining,

to have and To hold the pair piece or parcel of ground and precises above described. or men found, and hereby intended to be conveyed, together with the rights, privileges, appurterances, and advantages thereto belonging or appertaining unto and to the only proper use, bonefit and behoof forever of the said Dorn P. Cummings and Mary J. Unimings in the proportions of one third interest to each, their heirs and nacigns, in fee simple.

And the said parties of the first part covenant that they will warrant specially the property hereby occupyed; and that they will execute such further assumings of said land as may be requisite.

Witness thair hands and scale.

Tests

(Sen1) John A. Cummings

Alfred J. Jaker.

git Thelma A. Cumilings (Seal)

(atrica of Columbia, SS;-

I hereby Certify that on this 28th day of July, 1926, before the subscriber, a Botary Public in and for said District, personally appeared John A. Curmings and Pholos A. Curmings, his wife, and did each ack owledge the aforegoing Doed to be their sot.

In agetiment thereof, I have affixed by official seal this 20th day of July A.D. 1926

H.W. Barber

Notary Public, I.C.

.W. Earbor, Woodry Public District of Columbia.

EXAMINED. At the request of hetert 3. Blocker the following Doed was recorded July Soth, A.D.

Del to mile 9.12 Epatec

1926, at 12.47 o'clock P.M. to wit:-

9-16-26

thin Bood, made this livesenth day of July in the year one thousand mine hundred and Twenty six by and between Course Harren and Potert B. Marren, as Joint Tenants, both of the District of Columbia parties of the first part, and Robert C. Flocher, also of said Piatrict party of the mound part.

ditheseath, whit in consideration of Yen Follars, the parties of the first part do hereby grant unto the party of the second part, in fee single, all that piece or purcel of York together with the improvements, rights, privileges, and appurtenumous to the came belowing, cituate in Fontgomery County, Maryland, described as follows, to wit:

Let improved Fifteen (19) in Neck murbered, Three (5) in Jehn L. Warren's Addition

of the United States to them in hand, paid before the senting and delivery of those presentally the said parties of the first part do great and course unto The hand. A. Complete party of the second part, her heirs and maights, is fee simply, all that piece or parcel of ground altertally lying and being in Monteberry County, State of Maryland, heing the mane land which the said perties of the first part obtained from John I. Curnings and Thelma A. Curnings, his said by dead dated the SER day of July, 1928, recorded in the Land Records of Monteberry Chinary Maryland, in liber 404 at Colon at and heing described as Colors, to with

Part of Block numbered Sixty-one (61) in the re-subdivision of Bentiou has bored two (2) Chevy Unast as per plat recwded in Plat Book No. E. plat Not, one of the Last.

Records for seid Montgowery County, described he follows:

Degining for the same on the South line of Bradler Lane at a point distant live of Connectious; live of Lane at a rank page 1 and 1

Subject to find together with a Hight of Tay over a flux foot atrip of the

Beginning for the same on Brakkey Iens at the end of 70 feat on the first line of the parcel above described: thence des South 135 feat; thence due Bast it feat; worst or laza, to the Lost line of the parcel above described; thence with the same, North 138 issi more or lass, to Bradley Loso and thence slong the same Borth DB degrees, VI minutes. West! feet, more or legs, to the place of pegianips.

Together with a right of way ever a five foot strip off the weat edge of the lot adjoining the above described percel on the feet which strip is described as follows:

Beginning for the came an Fradley lene at the and of the first line of the for the for the for the for the for the former described, fire range strip; thence South BE degrees, 55 minutes Seat along Bradley Lane, 5 feet; thence the South life fact; thence the feet, more or less, to the feet line of the lot above described; and thence with the same due forth 135 feet, more or less, to the place of heginning.

The above two 5 foot strips together densitiving a 10 foot driveway for the mutual use and benefit of theorem or owners of the lot above described and transmission owners of the lot above described and transmission owners of the lot adjoining on the Beat.

. Subject to building restrictions and covenents.

Toggingr with the building and improvements thereupon, gradied, made or baing and all ord every, the right, alleys, says, waters, privileges, suppressents and alleys to the gara heloginger in anyting appreciating.

To there are to hold the said piace or percel or ground and previous about the described or seather with the rights, priviled as the converged, wegether with the rights, priviled as, appurtmendes, and accountages, thereto belongings, appuritment of an accountages, thereto belongings, appuritment, and to the raily property of the said Themes. A. Chamings, her heirs and saigus, its fee simple.

indicate said parties of the first part coverent that they side marrand areas

MONTGOA

State of Maryland, Montgomery County, to-with

Li Hereby Carbiry that on this 5th day of March in the year hindren, hundred and forby-sir, before the subscriber, a Notery Public of the State of Maryland, in and for Montgomery County, personally appeared Thomas C. Mariow, mortgager, and did related the foregoing mortgage to be his act.

Witness by hand and Notarial Sect.

Helen M. Gray Notary Public

Helen M. Orsy

Didary Public

Mentgomery County

Maryland

State of Marriage, Montgomery County, to with

Likerby Orreity his, on this 5th day of March in the year alieseen hundred and iterty with before the subscriber, a foliary Public of the State of Maryiand, is are for Montgomery County, perconally appeared Thomas M. Anderson, the Agent or Actorby for said Proterio. Thomas the Morphose, and made that in the form or law, that the constraints ammined in the above mortgage is frue and bone file as therein that the constraints and that the law the said Mortgage and authorized to make said forth; and sing that he is the Agent of the said Mortgage and authorized to make this artificial.

Winness my hand and Notarial Seal.

Males Mr Cray :-

Boten M. Dray

Notary Public

Montgonery County

Aleks sanuta variation in the content of the conten

Desd was recorded March 56h, A. D. 1916 Mc 1:23 Claton P. M. Co-wint,

This Desd Made his second day of March in the year of our Lord one

This Desd Made his second day of March in the year of our Lord one

troughnt nine numbered and Corty-Sirity and between Thems 2. Commange, divorced and not remarried Derty of the first part, and Arnauld Wapler and Julis Wapler, his wife, as Tenants

by the Entirety, postless of the second party

Witnesseth, that in consideration of the sum of Yen Dollars (\$10.00) the said party of the first part does grant and convey unto the said parties of the second party of the first part does grant and convey unto the said parties of the second party in resemble, as Tananta by the Entirety, the following described land and promises. The party in resemble, as Tananta by the Entirety, the following described land and promises. With the improvements, essentits and appurtenances thereunto belonging, studyed, lying and the figure in Montgomery Churity, State of Maryland, namely:

All bhat certain plens or parcel of land and peniess situate, lying and obving in Montgomery County, in the State of Maryland, and distinguished as Part of Block numbered Sixty-one (61), in a re-subdivision of Seation numbered Two (2), they Charge as the part plat remorded in Plat Book No. 2, plat 106, one of the Land Records for said Montgomery County, described as follows:

Deginning for the some on the South line of Bradisy lane at a point distant 1178.72 font (measured along said line or said lane) East or the Fest line of the last subject to the last line of the last subject to the last line of the last subject to the last subject to the last subject line of the

said lane, 75.01 feet; thems; die South 135 feet, more or less, to the South line of the land, donysyed to Deight V. Jones by the Chary Chase Land Co.; thence due West along the South line of the land so conveyed to said Jones; 75 feet to intersect a line drawn due Bouth from the place of beginning, and thence due Morth 135 feet; more or less he the place of teginning.

Burjant to and Together with a Right of Way over a five foot atrip of the Past alors of the above described parcel, which strip is described as follows: Beginn-line for the same or Brudley Lane at the end of 70 feet on the first line of the paper above described, thence due gouth 135 feet; thence due East 1 feet, more or loss, to the land line of the parcel above described, thence due gouth 135 feet; thence due East 1 feet, more or loss land line of the parcel above described; thence with the same; North 135 feet; more or loss land line of the parcel above described; thence with the same; North 135 feet, more or loss land line of the parcel above described.

Togather with a Right of May over a stive foot story of the weat side of the Johnst Johnst Story and the Region of the Region of the Story is described as columns. Beginning for the same on Bracley Lane ablests and of the livet line of the same of the line same of the line of the line of the line same of the line of the line same described the same of the line of the line same described and the line same described the line same described the line of the line same described and the line same described the line same de

The shore two 5 food Etrips together constituting a 1d food activesy for the magnetines and behout of the lower, or owners of the kor shore casurabed and the center or owners of the lat adjoining on the Make.

Onblancio all building teatringines and coverants of resord.

To mare and To Hold the same announce to the use of tentral parties are announced by the same announced to the sam

And the said party of the tirm part, observed that she will warrant breckety and the property hereby and that the will aroute with further about and of gaid land as may be requisited.

Withese her hand and seal on the day and year first hereperors written.

Lavishon A. Darby, Jr. [Thurmal Roysman A27250] . In sins A. Cumilings ... (Seal)

District of Columbia, sai

r. Hereby Cortify that on this swoond day of March 1916, before the subscriber, a Notary Public in and for the anid District personally appeared in said District or Octubia. These A. Cummings and did saknowledge the storegoing deed to be her

In Testimony Whereof I have affixed my official seal this become day of

Lawrence A. Darby, Jr.

Lawrence A. Darby, Jr.

Notary Public D.C.

Notary Public

Notary Public District of Columbia

EXACTORES ENGLEDIALEMENTE DE CONTRACTORES DE CONTRACTORES DE CONTRACTOR DE CONTRACTOR

At the request of Merlin Smolker and Mary W. Smolker, the following

Deed was recorded March 5th, A.D. 19th at 1:21 d'olonk P.M. to-wit:

This Deed Made this 25th day of Feb. th the year or our Lord one

and the pentile of the immercial or of the content of the

28 8 Bradles Anna Chain PHANTED

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Uhin Herd case no. 12-200
Made this Week day of September . 1949; by and between ARRANIE WAPLER and JULIA WAPLER, his wife, as Tenant's by the Entirety,
ofpart less hereto of the first part, and
KERNETH M. HOEFFEL and MARY DRAKE HORFFEL, his wife,
Hitnessell, that in consideration of the sum of Ten (10) Dollars lawful money of the United States,
the receipt of which is heraby noknowledged, the said part less of the first part do grant and convey unto the said part less of the second part, in fee simple, as TDIANTS BY THE ENTIRETY,
all _that _ piece _ or pured _ of ground, with the improvements, easiements and appartenances thereinte belonging, situate, lying and being in the County of Reatgonery
State of Maryland, being the same land which the said  parties of the first part obtained from Thelina A. Cummings, divorced and not remarried,
by dead dated the -2nd day of Harch 10 46 , recorded among the Land Records of said County in Liber No. 1002 , at folio 220 , and being described









Part of Lots numbered Twenty-seven (27), Twenty-eight (28), Fourteen (14) and Fifteen (15), in Mock numbered Sixty-one (61), in a remubdivision of CHEVI CHASE, SECTION 2"; as per plat recorded in Plat Book No. 2, plat 106, one of the Land Records for said Montgomery County; described as follows:-

BEGINNING for the same at an iron pipe on the South side of East Bradley Lane, said point being on a line bearing South 88 degrees 53 minutes East 1178-72 feet from a stone found planted on the East side of Connecticut Avenue at the Northwest point of said Hock; said point bodng also South 88 degrees 53 minutes East 35.03 feet from the Northwest corner of Lot 27, and running thence so as to cross said Lot, South 128.20 feet to the rear line of Lot 27; thence so as to include a part of Lots 14 and 15, still South 10,00 feet to an iron pipe on the South line of the land conveyed to Dudght V. Jones by the Chevy Chase Land Co.; thence East 75.00 feet to an iron pipe; thence North 10.00 feet to the rear line of Lot 28; thence so as to cross said Lot 28, still North 126,73 feet to a point on the South side of said East Bradley Land, and running thence with the South line of said Lane, North 88 degrees 53 minutes West 32.11 feet to the Northwest

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	degrees 53 minutes West 42.90 feet to
the place of beginning; containing 10,30	09 square feet of Land;
SUBJECT TO AND TOGSTHER WITH & Right	t of Way 10 feet wide, 5 feet from the
East line of the property hereinbefore de	escribed and 5 feet from the West line
of the property adjoining on the East, b	y a depth of 135 feet, more or less,
constituting a 10 foot driveway for the a	mutual use and benefit of the owner or
owners of the parcel above described and	the owner or owners of the parcel
adjoining on the East;	Company of the Compan
SUBJECT to covenants of record;	
是是在是"我们的时候,在2019年,这个有效的时候的特殊的时候,但是是这种的时候,但是是这种的时候,但是是这种的。"	ee - ar purcel - of ground and premises above
the property of the contract o	onveyed, together with the rights, privileyes, appur-
and behoof forever of the said parties of the	pertaining unto and to the only proper use, benefit
the mirvivor of them, his or her heirs ar	m asagas, in tee simile;
	And the Company of th
Atm the said part les of the first part cove	nant —that they — will narrant openally
the property kereby conveyed;	rright Asset in the second of
and that - they : will execute such further ansura	ness of said land as may be requisite.
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I d'americal	Armand Warley (SEAL)
Laure M. VAJENZI	Armond Warler
Same Do Valery	Julie warder (FAI)
Lauise M. VA/8N2/	Julia Wapler 2
	(PBAC)
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